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Vincent Fremont, Vincent Fremont Enterprises, and The Andy Warhol
Art Authentication Board, Inc.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JOE SIMON-WHELAN, Individually And On Behalf Of All Others Similarly Situated,

Index No. 07 CV 6423 (LTS) (AJP)

ECF CASE

Plaintiff,

- against -

THE ANDY WARHOL FOUNDATION FOR THE VISUAL ARTS, INC., THE ESTATE OF ANDY WARHOL, VINCENT FREMONT, Individually and Successor Executor for the Estate of Andy Warhol, VINCENT FREMONT ENTERPRISES, THE ANDY WARHOL ART AUTHENTICATION BOARD, INC., JOHN DOES 1-20, JANE DOES 1-10, and RICHARD DOES 1-10,

Defendants.

CERTIFICATE OF SERVICE

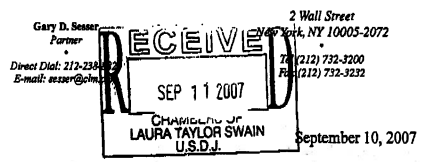
I am an attorney duly admitted to practice before this Court and a member of the law firm of Carter Ledyard & Milburn LLP. I hereby certify that on the 12th day of September, 2007, I caused true and correct copies of the attached Memo Endorsed dated September 11, 2007, to be served by Electronic Mail and First Class Mail upon the following:

Lee A. Weiss, Esq. Dreier LLP 499 Park Avenue New York, New York 10022 Seth A. Redniss, Esq. Redniss & Associates LLC 185 Franklin Street, 5th Floor New York, New York 10013

Gary D. Sesser

CARTER LEDYARD & MILBURN LLP

Counselors at Law



New York, NY 10022-6856 (212) 371-2720

VIA HAND DELIVERY

Hon, Laura T. Swain United States District Judge United States District Court 500 Pearl Street, Room 755 New York, NY 10007

MEMO ENDORSED

IT IS ORDERED that counsel to whom this Memo Endorsement is sent is responsible for faxing or otherwise delivering promptly a copy to all counsel and unrepresented parties and filing a certificate of such service within 5 days from the date hereof. Do of fire such certification to Chambers.

Re:

Joe Simon-Whelan v. The Andy Warhol Foundation for the

Visual Arts, Inc., et al.

Index No. 07-CV-6423 (LTS) (AJP)

Dear Judge Swain:

We represent the defendants Andy Warhol Foundation for the Visual Arts, Inc., Vincent Fremont, Vincent Fremont Enterprises, and The Andy Warhol Art Authentication Board, Inc. (collectively, "Defendants") in the above-captioned matter.

On or before September 14, 2007, we intend to file a Motion to Dismiss the Complaint pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure. We are writing to you to request that the Court extend the page limitation for our Memorandum of Law from 25 pages to 45 pages. Plaintiff's counsel consents to this request.

grund.

We believe the page extension is necessary to respond adequately to the lengthy and complex allegations in Plaintiff's Complaint. The 47-page Complaint includes 206 paragraphs of allegations and purports to state nine causes of action, including claims for violations of the federal and state antitrust laws, the Lanham Act, fraud, "punitive damages," declaratory judgment, breach of contract, and breach of implied covenant of good faith and fair dealing. The attached letter which was sent last week to Plaintiff's counsel in compliance with this Court's rules to attempt to resolve matters prior to the filing of civil motions, summarizes: Defendants' bases for their Motion to Dismiss, and illustrates why the Memorandum of Law will require more than 25 pages. In particular, Plaintiff's antitrust claims raise numerous points of law that require analysis, particularly in light of new Supreme Court precedent in Bell Atlantic Corp. v. Twombly, 127 S.Ct. 1955 (2007).

SO ORDERED.

6225374.1

I INITED STATES DISTRICT JUDGE